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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/791,282	03/03/2004	Ichiro Aoshima	SE-US035160	8930	
22919	7590 12/23/2005		EXAM	EXAMINER	
	GLOBAL IP COUNSEL	SUN, X	SUN, XIUQIN		
	TREET, NW, SUITE 700 ON, DC 20036-2680	ART UNIT	PAPER NUMBER		
	•		2863		

DATE MAILED: 12/23/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Α	pplication No.	Applicant(s)	M)			
Office Action Summary			0/791,282	AOSHIMA ET AL.				
			xaminer	Art Unit				
		X	iuqin Sun	2863				
The / Period for Repl	MAILING DATE of this commun	ication appear	s on the cover sheet w	with the correspondence addre	ss			
•	Y NED STATUTORY PERIOD F	OD DEDI V IS	S SET TO EXPIRE 31	MONTH(S) OR THIRTY (30) (DAVS			
WHICHEVE - Extensions of the after SIX (6) M - If NO period for Failure to reply Any reply rece	R IS LONGER, FROM THE M time may be available under the provisions ONTHS from the mailing date of this common reply is specified above, the maximum strain within the set or extended period for reply ived by the Office later than three months a term adjustment. See 37 CFR 1.704(b).	IAILING DATE of 37 CFR 1.136(a) nunication. atutory period will ap will, by statute, cau	E OF THIS COMMUN. In no event, however, may apply and will expire SIX (6) MO se the application to become a	IICATION. The reply be timely filed ONTHS from the mailing date of this comm ABANDONED (35 U.S.C. § 133).				
Status								
1)⊠ Respo	onsive to communication(s) file	ed on <u>18 Octo</u>	<u>ber 2005</u> .		,			
2a) This a	☐ This action is FINAL . 2b) ☐ This action is non-final.							
3) Since	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed	I in accordance with the practi	ce under <i>Ex p</i>	arte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Disposition of	Claims							
4) Claim	(s) <u>1-9 <i>and 14-33</i> is/are pendi</u>	ng in the appli	cation.	·				
4a) Of	the above claim(s) 10-13 is/ar							
5) Claim	(s) <u>14-16 and 22-33</u> is/are allo							
·	(s) <u>1 and 17-20</u> is/are rejected	*.						
	(s) <u>2-9 and 21</u> is/are objected							
8) Claim	(s) are subject to restric	ction and/or el	ection requirement.					
Application Pa	pers			F 1 -				
9)∏ The sp	ecification is objected to by th	e Examiner.						
10)⊠ The drawing(s) filed on <u>03 March 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
11)[Ine oa	ith or declaration is objected to	b by the Exam	iner. Note the attach	ed Office Action of form PTO-	132.			
Priority under 3	35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage 								
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
2) Notice of Dra 3) Information D	erences Cited (PTO-892) ftsperson's Patent Drawing Review (Finisclosure Statement(s) (PTO-1449 or Mail Date		Paper No	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application (PTO-15	52)			

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DETAILED ACTION

Election/Restrictions

1. A response on 10/18/2005 a provisional election was made without traverse to prosecute the invention of claims 1-9 and 14-33. Claims 10-13 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1, 17-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Shiratori et al. (U.S. Pub. No. 20040094613).

With respect to claim 1:

Shiratori et al. teach a body motion detection device configured to be attached to a forearm of a human body to detect a body motion of the human body (sections 0008-0011), comprising: a body motion sensor unit configured and arranged to detect an acceleration caused substantially by a movement of the forearm during walking and an

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acceleration caused substantially by a movement of the forearm during running to output at least one body motion signal (sections 0054, 0055, 0064 and 0065); and a body motion component extracting section configured and arranged to extract a body motion component from said at least one body motion signal (sections 0062, 0063, 0099 and 0123).

With respect to claim 17:

Shiratori et al. teach a method of detecting a body motion of a human body (sections 0008-0011), comprising: performing a body motion signal outputting process for detecting an acceleration caused substantially by a movement of a forearm during walking and an acceleration caused substantially by a movement of the forearm during running to output at least one body motion

Signal (sections 0054, 0055, 0064 and 0065); and performing a body motion component extracting process for extracting a body motion component from said at least one body motion signal (sections 0062, 0063, 0099 and 0123).

With respect to claims 18-20:

Shiratori et al. teach: said body motion signal outputting process includes detecting the acceleration caused substantially by the movement of the forearm during walking to output a first body motion signal and detecting the acceleration caused substantially by the movement of the forearm during running to output a second body motion signal (sections 0054, 0055, 0064, 0065, 0129 and 0130), and said body motion component extracting process includes performing a first frequency analyzing process for executing a frequency analysis of said first body motion signal (sections 0064 and

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0065), performing a second frequency analyzing process for executing a frequency analysis of said second body motion signal (sections 0064 and 0065), and performing a reference wave determining process for determining a reference wave for extracting said body motion component based on results of the frequency analysis from said first and second frequency analysis processes (sections 0099, 0119, 0121-0123); said body motion signal outputting process includes detecting the acceleration caused substantially by the movement of the forearm during walking to output a first body motion signal and detecting the acceleration caused substantially by the movement of the forearm during running to output a second body motion signal (sections 0054, 0055, 0064, 0065, 0129 and 0130), and said body motion component extracting process includes performing an integrating process for creating an integrated body motion signal by integrating said first and second body motion signals (sections 0063 and 0064), performing a frequency analyzing process for executing a frequency analysis of said integrated body motion signal (sections 0070 and 0071), and performing a reference wave determining process for determining a reference wave for extracting said body motion component based on a result of the frequency analysis from said frequency analyzing process (sections 0070 and 0071); said body motion signal outputting process includes detecting the acceleration caused substantially by the movement of the forearm during walking to output a first body motion signal and detecting the acceleration caused substantially by the movement of the forearm during running to output a second body motion signal (sections 0054, 0055, 0064, 0065, 0129 and 0130), and said body motion component extracting process includes performing an amplifying

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process for creating an amplified first body motion signal by amplifying said first body motion signal by a prescribed amplification rate (section 0116); performing a first frequency analyzing process for executing a frequency analysis of said amplified first body motion signal (sections 0070, 0071, 0116, 0117 and 0121-0123); performing a second frequency analyzing process for executing a frequency analysis of said second body motion signal (sections 0070, 0071, 0116, 0117 and 0121-0123); and performing a reference wave determining process for determining a reference wave for extracting a body motion component based on results of the frequency analysis from said first and second frequency analyzing processes (sections 0070, 0071, 0116, 0117 and 0121-0123).

Allowable Subject Matter

- 4. Claims 2-9 and 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. Claims 14-16 and 22-33 are allowed.

Reasons for Allowance

6. The following is an examiner's statement of reasons for allowance:

The primary reason for the allowance of claims 2-9 is the inclusion of the limitations: a first acceleration sensor configured and arranged to detect said acceleration caused by the movement of the forearm during walking and output a first

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body motion signal; a second acceleration sensor configured and arranged to detect said acceleration caused by the movement of the forearm during running and output a second body motion signal; and said body motion component extracting section configured and arranged to extract said body motion component based on said first and second body motion signals; and said body motion component extracting section configured and arranged to extract

said body motion component based on said first and second body motion signals. It is these limitations found in each of the claims, as they are claimed in the combination that have not been found, taught or suggested by the prior art of record, which make these claims allowable over the prior art.

The primary reason for the allowance of claims 14-16 and 29-32 is the inclusion of the limitations: a first acceleration sensor configured and arranged to detect said acceleration caused by the movement of the forearm during walking and output a first body motion signal; a second acceleration sensor configured and arranged to detect said acceleration caused by the movement of the forearm during running and output a second body motion signal; and said body motion component extracting section configured and arranged to extract said body motion component based on said first and second body motion signals. It is these limitations found in each of the claim, as they are claimed in the combination that have not been found, taught or suggested by the prior art of record, which make these claims allowable over the prior art.

The primary reason for the allowance of claim 21 is the inclusion of the limitation of performing a preprocessing calculation process for outputting an integrated body

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motion signal by integrating said first and second body motion signals after preprocessing said first and second body motion signals such that maximum amplitudes of said first and second body motion signals become substantially equal to each other. It is this limitation found in the claim, as it is claimed in the combination that has not been found, taught or suggested by the prior art of record, which makes this claim allowable over the prior art.

The primary reason for the allowance of claims 22-24 is the inclusion of the limitation of performing a pitch calculating process for calculating a pitch from a signal that is on furthest low frequency side among said signals extracted by said signal extracting process. It is this limitation found in each of the claim, as it is claimed in the combination that has not been found, taught or suggested by the prior art of record, which makes these claims allowable over the prior art.

The primary reason for the allowance of claims 25-28 and 33 is the inclusion of the limitation of controlling, by a computer, a body motion detection device attached to a human body to detect a body motion of the human body, said body motion detection device having a first acceleration sensor for detecting an acceleration caused substantially by a movement of a forearm of the human body during walking to output a first body motion signal and a second acceleration sensor for detecting an acceleration caused substantially by a movement of the forearm during running to output a second body motion signal. It is this limitation found in each of the claims, as they are claimed in the combination that has not been found, taught or suggested by the prior art of record, which makes these claims allowable over the prior art.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Prior Art Citations

- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 1) Unuma et al. (U. S. Pat. No. 6571193) is entitled "Method, apparatus and system for recognizing actions".
- 2) Townsend et al. (U. S. Pat. No. 6834436) is entitled "Posture and body movement measuring system".
 - 3) Kubo et al. (U. S. Pub. No. 20020089425) is entitled "Body motion detector".

Contact Information

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Xiuqin Sun whose telephone number is (571)272-2280. The examiner can normally be reached on 6:30am-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Barlow can be reached on (571)272-2269. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Xiuqin Sun Examiner Art Unit 2863

> Supervisory Pate: Examiner Technology Center 2000

December 15, 2005